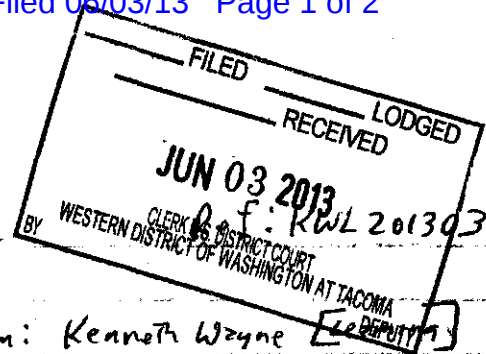


Pub. L. 88-243 / Public Policy

30 April 2013

INVOICE



To: aka: Karen L. Stromborn
 dba: United States Magistrate Judge
 c/o United States Courthouse
 1717 Pacific Ave. South
 Tacoma
 Washington republic

From: Kenneth Wayne [REDACTED]
 40 2425 South 200 Street
 Seattle
 Washington republic

Act(s) / Action(s) Itemized below invoked and ACCEPTED
 the Terms and Conditions previously OFFERED.

Item	Quan	Description (short)	Total Due *
16	20 ^(*)	Operating / Perpetuating, legal enforcement / SLAVE SYSTEMS	20,000 ^(*)
* Troy ounces 99.9% Pure silver;			TOTAL DUE 20,000

(*) Total is mitigated, to date, and upon discharge waives any and all other CHARGES to date of Invoice.

SPECIAL OFFER: One Time Only, upon complete restoration of liberty and property, and vacation of all Records re: CR12-5039, 11-mj-5242, CR05-5143, and all related records, This SPECIAL OFFER IS MY FIRM OFFER to discharge 99% of The above debt by cancellation Forgiveness, and only 200 oz would/will be due and payable.

Kenneth Wayne
 Kenneth Wayne
 CREDITOR

See BACK of Invoice For CHANGES to Terms & Conditions
 Per Contract KWL 201303



12-CR-05039-STMT

All rights reserved

30 April, 2013

CHANGES TO TERMS & CONDITIONS

Ref: KWL 201303

Respondent:

AKA: Karen L. Stromborn
DOB: United States Magistrate Judge
%: United States Courthouse
1717 Pacific Ave S.
Tacoma
Washington republic

Proponent:

Kenneth Wzyne [Leaming]
% 2425 South 200 Street
Seattle
Washington republic

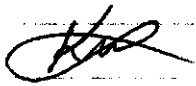
Pursuant to the CHANGES clause of the Terms and Conditions
ACCEPTED by Respondent by the ACTS/ACTIONS invoiced herewith
the terms and conditions are changed to ADD the following:

INDENTURE

Any Invoice that remains unpaid or otherwise un-discharged for
a period of thirty days (30) becomes a Contract of Indentured
Servitude in the amount owed, and is dischargeable at a
Rate of One Week of Servitude (six work days, 156624) per
one-hundred (100) ounces owed. Proponent may assign said
Indenture, or any portion thereof, with or without consideration.

No further changes at this time. CHANGES clause remains
fully operational.

EFFECTIVE DATE: upon SENDING, per Houston v Lack,
487 US 266; Pub. L. 88-243, 1-201 (87) / Public Policy.


Kenneth Wzyne
Proponent

All rights reserved